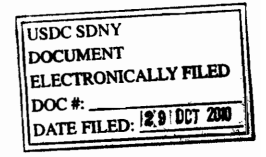
John Y. Tang, Esq. TANG PC One Bridge Plaza North Suite 275 Fort Lee, NJ 07024

Tel: (201) 224 -8620 Fax: (212) 981-4869 Attorneys for Defendants



UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SOTHEBY'S and SPTC, INC.,

Plaintiffs,

-against-

PARIS FURNITURE LIGHTING INC., GUO SHENG HUANG and LIZA CHAUN SHUO HUANG,

Defendants.

Civil Action No.: 1:10-CV-05752 (PAC)

STIPULATION AND ORDER OF EXTENSION OF TIME

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs and Defendants, through their undersigned counsel, that the time within which Defendants may answer, move, or otherwise respond to the Complaint in the above matter has been extended up to and including December 1, 2010 while the settlement agreement is being finalized and is expected to be exectued.

COWAN, LIEBOWITZ & LATMAN, P.C.

Bv:

TANG PC

Richard S. Mandel (rsm@cll.com)
Eric J. Shimanoff(ejs@cll.com)

1133 Avenue of the Americas New York, New York 10036-6799

(212) 790-9200

Attorneys for Plaintiffs

Dated: October 29, 2010

John Y. Tang

One Bridge Plaza North, Suite 275 Fort Lee, NJ 07024

(201) 676-0757

Attorneys for Defendants (Mail to Address)

136-31 41st Ave., Suite 3C Flushing, NY 11355 (646) 912-8626

Dated: October 29, 2010

SO ORDERED:

United States District Judge

Dated: New York, New York

29 DET 2000

TANG PC ATTORNEYS AT LAW

NEW JERSEY

One Bridge Plaza North Suite 275 Fort Lee, NJ 07024 (Mail to Address) JOHN Y. TANG, ESQ. Phone: 201-676-0757 Fax: 212-981-4869 john.tang@gettang.com

MEMBERS OF NJ & NY BAR

NEW YORK

136-31 41st Avenue Suite 3C Flushing, NY 11355

VIA ELECTRONIC MAIL AND USPS FIRST CLASS MAIL

Chamber of Hon. Paul A. Crotty Daniel Patrick Moynihan United States Courthouse Courtroom 20C 500 Pearl St. New York, NY 10007-1312

Date: October 29, 2010

Re: SOTHEBY'S and SPTC, INC. v. PARIS FURNITURE LIGHTING INC., et al. <u>Civil Action No.: 1:10-CV-05752-PAC</u> <u>Request for Extensions of Time</u>

Dear Sir/Madam:

Attached please kindly find a copy of Stipulation of Extension of Time that shall extend the time for Defendants to answer, move, or otherwise respond to the Complaint in the above-captioned action to December 1, 2010 pursuant to Judge Crotty's individual rules. The previous due date is November 1, 2010. This is the third request for extension.

Thank you for your attention to this matter.

Very truly yours,

John Y. Tang, Esq.

JYT:el

Encl: Stipulation of Extension of Time Cc: Richard S. Mandel via Electronic Mail Sujata Chaudhri via Electronic Mail Eric J. Shimanoff via Electronic Mail George Huang via Electronic Mail